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PATENT APPLICATION Docket No.: 1735.2.2

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Ron McCabe et al.

Serial No.:

09/438,184

Filed:

November 11, 1999

For:

FLEXIBLE REMOTE DATA MIRRORING

Examiner:

Dung C. Dinh (Art Unit 2153)

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RESPONSE

The Honorable Commissioner of Patents & Trademarks Washington, D. C. 20231 **OFFICIAL** 

Commissioner:

In response to the Office Action mailed May 22, 2003 ("Office Action"), Assignee MiraLink respectfully submits the following remarks.

# **ALLOWANCE / APPEAL**

The pending Office Action is the third substantive action issued in this application by this Examiner. All pending claims were rejected in each action. Assignee requests that the next substantive action from the Office either allow the claims (after which the case will issue) or be made final (after which the case will be appealed). Assignee also has the right to appeal even if the next action is not made final. Under 37 C.F.R. § 1.191(a), "Every applicant for a patent ... any of whose claims has been twice or finally rejected, may appeal from the decision of the examiner to the Board...." (citation omitted).

#### **SECTION 112**

The first office action in this application made no section 112 rejections, but instead 10/30/2003 SRLIZZAR considered the claims sufficiently clear and definite enough to reject them. The second 01 FC:2252 210 ffice action introduced a section 112 rejection, to which Assignee responded by citing

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To:

Examiner Dung C. Dinh

Date: October 21, 2003

**USPTO** 

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Pages: 6, including this cover sheet.

From:

John W.L. Ogilvie

Subject:

09/438,184 (docket 1735.2.2)

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